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7	Attorneys for Blue Cross and Blue Shield of Arizona, Inc.		
8	UNITED STATES DISTRICT COURT		
9	DISTRICT OF ARIZONA		
10	Cogent Healthcare of Arizona, P.C.; Sound		
11	Physician Intensivists of Arizona, Inc.; Sound Physicians Emergency Medicine of	Case No. 23-cv-02119-DLR	
12	Arizona, Inc.; and Hospitalist Medicine Physicians of Arizona - Nogales Inc.,	STIPULATION FOR EXTENSION OF TIME TO RESPOND TO	
13	Plaintiffs,	COMPLAINT	
14	V.	(FIRST REQUEST)	
15	Blue Cross and Blue Shield of Arizona,		
16	Inc.,		
17	Defendant.		
18	Defendant Blue Cross and Blue Shield of Arizona and Plaintiffs Cogent		
19	Healthcare of Arizona, P.C., Sound Physicians Intensivists of Arizona, Inc., Sound		
20	Physicians Emergency Medicine of Arizona, Inc., and Hospitalist Medicine Physicians		
21	of Arizona – Nogales, Inc. stipulate that Defendant's deadline to respond to the		
22	Complaint (Doc. 1) shall be extended by fifteen days, from November 6, 2023, to		
23	November 21, 2023. Defendant's counsel, who was only recently retained, requested this		
24	extension to allow sufficient time to review relevant documents and adequately prepare a		
25	response to the Complaint.		
26	A proposed form of order has been lodged with this stipulation.		
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28			

	1	DATED this 3 rd day of November, 2023.		
	2	P.	APETTI SAMUELS WEISS MCKIRGAN LLP	
	3	$\frac{/_{\mathbf{S}}}{\mathbf{R}}$	/Todd D. Erb andy Papetti odd D. Erb	
	4	\parallel H	lannah G. Dolski	
	5	A B	ttorneys for Defendant Blue Cross and lue Shield of Arizona, Inc.	
	6			
	7	D	AWSON & ROSENTHAL	
	8	/ <u>s</u>	/Steven C. Dawson teven C. Dawson	
LLP	9	Si A	teven C. Dawson ttorneys for Plaintiffs	
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CERTIFICATE OF SERVICE

I hereby certify that on the 3 rd day of November, 2023, I electronically transmitted
the attached document to the Clerk's Office using the CM/ECF System for filing, and fo
transmittal of a Notice of Electronic Filing to the following CM/ECF registrants:

Matthew M. Lavin (pro hac vice anticipated)
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